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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



FILING COMPLETION UNDER RULE 53(f)

(NOT PCT Applications) For Design, Provisional, or Utility Applications

PATENT APPLICATION

TRADEMAN		<u>.ETION</u> Unde ule 53(f)	r		
n re PATENT APPLICATION of				Attn	: Application Division
Inventor(s): Marco Coccia Appln. No.: 09	856,534	Atty.Dkt.	Р	0280624	1998-30-526WO
Series Code û	Serial No. û			M#	Client Ref
Filed: May 23, 2001 Title: Tumor Antigen-Specific A	ntibody-GP39 Chime	ric Protein Co	onstructs		
Hon. Commisioner of Patents Washington,DC 20231		Date: S	September 4,	, 2001	
Sir: The following <u>completes th</u>	ne filing under <u>Rule 5</u>	<u>i3(f)</u> of the abo	ove-identified	d patent appli	cation <u>:</u>
1. Notice to File Missing Parts	⊠ copy atta	ached [not yet re	ceived	
2. Signed Declaration attach	ed. 🛛 Original		Facsimile	/Сору	
(Always "X" box 2 if filling signed De "X" box 2A only if top box of to "X" box 2B only if none of the	he Declaration is X'd and f		py, or		
• 2A. Attached: Original s specification and claims	igned Declaration with (s) originally filed to se	h attached spe ecure the abo	ecification (ir ve filing date	ncluding claim e.	n(s)) which is a copy of
2B. The original application inventor executed by si				is the applica	ition which each
b. # c	Abstract pages of Spec Drawing(s)				ed of:
4. Letter filing formal drawing	g attached.				
5. X Attached is an assignmen	t and cover sheet. <u>Pl</u>	ease return th	e recorded a	assignment to	the undersigned.
6. DOMESTIC/INTERNATIONA provisional, nonprovisional ar	L priority is claimed nd/or PCT internation	under 35 US0 al application(C 119(e)/120 (s):)/365(c) base	d on the following

Filing Date Application No. Filing Date Application No. 60/109,607 23 November 1998 PCT/US99/27654 23 November 1999 (2)

(3)(4) (6)

FOREIGN priority is claimed under 35 USC 119(a)-(d)/365(b) based on filing in 7.

8.

Application No.	Filing Date	Application No.	Filing Date
(1)		(2)	
(3)		(4)	
(5)		(6)	

9 (No.) Certified copy (in U.S. Application N	copies):	d;	riously filed (date)	
10. Small Entity Status Ø	⊠ is <u>Not</u> claimed			this is the first cl	aim of
11. Attached:		Small En	tity Status)		
12. Preliminary Amendment:					
THE FOLLOWING FILING	FEE IS BASED ON CLA	IMS AS FILED	LESS ANY ABO	VE CANCELLE	<u>D</u>
			Large/Small Entity		Fee Code
13. Basic Filing Fee		ign Application	\$320/\$160		106/26
	Not Des	ign Application	\$710/\$355	+	101/201
14. Total Effective Claims	minus 20 =		x \$18/\$9	+0	103/203 102/202
15. Independent Claims 16. If any proper multiple depende	minus 3 =	is present	x \$80/\$40 \$270/\$135	+0	102/202
(Leave this line <u>blank</u> if this is a <u>rei</u>	ssue application)	is present,	φ210/φ133	10	104/204
17. Surcharge for filing Declaration	/filing fee late		\$130/\$65	+130	105/205
18.		FILING FE	ENCLOSED =	\$130	
	ust 3, 2001				
20. P tition is hereby made to ex	tend the <u>original</u> due date	to (1 mo)	\$110/\$55 =	+110	115/215
cover the date this response is file	a for which the requisite te	e (2mos) (3mos)	\$390/\$195 = \$890/\$445 =		116/216 117/217
is attached		(4mos)	\$1390/\$695 =		118/218
21. If "non-English" box 3 is X'd, ad	dd Rule 17(k) processing f		\$130	+0	139
22. If "assignment" box 5 is X'd, ac	ld recording fee		\$40	+40	581
23. Petition Fee for			\$130	+0	
24.		TOTAL FEE	ENCLOSED =	\$280	
•					
Our Deposit Account No. (
Our Order No. 0370	C#	0280624 M#			
CHARGE STATEMENT: The Commission fee(s) filed, or asserted to be filed, or which under Rules 16-18 (missing or insufficiencial)	l er is hereby authorized to charge n should have been filed herewitl	any fee specifically or concerning any	paper filed hereafter,	and which may be r	required
credit any overpayment, to our Account/Ord This CHARGE STATEMENT does not au	der Nos, shown in the heading he	ereof for which purpo	se a duplicate copy	of this sheet is attacl	ned.
		•			
,	Pillsbury Winthrop LL Intellectual Property G				
1600 Tysons Boulevard	By Atty: Robin L. Te	skin	Reg.	No. 35,030	
McLean, VA 22102 Tel: (703) 905-2000	Sig: Ki	3h	Fax:	(703) 905- (703) 905-	
Atty/Sec: RLT/LAK				, ,	
NOTE: File i	n <u>duplicate</u> with PTO rec	eipt (PAT-103A) and attachme	nts	

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2023

RECEIVED PILLSBURY WINTHPOP LLP/DC U.S. APPLICATION NO ATTY. DOCKET NO COCCIA JUL 0 5 2001 09/856534 М P 0280624 INTERNATIONAL APPLICATION NO. PILLSBURY WINTHROP PCT/US99/27654 INTELLECTUAL PROPERTY GROUP 1100 NEW YORK AVENUE N WUE: 69- 03-01 I.A. FILING DATE PRIORITY DATE WASHINGTON, DC 20005 3918 23 NOV 99 23 NOV 98 73 JUL 2001 DATE MAILED NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark Office as a Designated Office (37 CFR 1.494) an Elected Office (37 CFR 1.495): U.S. Basic National Fee. Indication of Small Entity Status. [x] Copy of the international application. Translation of the international application into English. Oath or Declaration of inventors(s). Translation of Article 19 amendments into English. Copy of Article 19 amendments. Other: Priority Document. The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.

the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.

2. [7] Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or

3. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

- a. Translation of the application into English. A processing fee will be required if submitted later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective
 - Translation.
- L b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).
- [x] c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date.
 - The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.
- | x | d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).
- as a | large entity | small entity, including any required multiple dependent 4. Additional claim fees of \$_ claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.
- 5. [1] Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached PCT/DO/EO/920.

ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.	
09/856534	COCCIA	М	P 0280624	
			ATIONAL APPLICATION NO.	
PILLSBURY WINTHROP NTELLECTUAL PROPERTY GROUP	,	PCT/US99/27654		
1100 NEW YORK AVENUE N W NINTH FLOOR		I.A. FILING D	ATE PRIORITY DATE	
WASHINGTON, DC 20005 3918		23 NOV	99 23 NOV 98	
NOTIFICATION (OF A DEFECTIVE OATH	DATE MA	1) () () () ()	
his application fails to contain an outo the national stage in the United efficiency noted below and avoid all	States of America. The per	riod within which	h to correct the	
new oath or declaration, properly pplication number and international vith 37 CFR 1.497(a),(b) and (f) in	d filing date) is required. The	(preferably by the oath or decla	he international ration does not comply	
is not executed in accordance will does not identify the application does not identify the inventor(s). does not identify the citizenship of does not state that the person male to be the original and first inventing a patent is sought.	to which it is directed. of each inventor. king the oath or declaration belie	eves the named inv	entor or inventors ned and for which	
AILURE TO SUBMIT AN OATH 497(a) AND (b), AND 1.497(d) V	VHERE APPROPRIATE, W	VITHIN THE T	IME PERIOD SET	
VILL RESULT IN FAILURE TO I BANDONMENT OF THE APPL		STAGE AND T	HE '	
dditionally, the oath or declaration	does not comply with 37 C	FR 1.63 in that	it:	
 '	address of each inventor. If the a			
does not state that the person	making the oath or declaration:			
a. has reviewed and understan	nds the contents of the application	n, including the cl	aims, as	

/ >

country, day, month, and year of its filing.

material to patentability as defined in 37 CFR 1.56.

amended by any amendment specifically referred to in the oath or declaration.

acknowledges the duty to disclose to the Office all information known to the person to be

does not identify the foreign application for patent or inventor's certificate for which a claim for

priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

dephone: 703-305-9734

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